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- 4 MARKUP OF H.R. 527, THE SMALL BUSINESS REGULATORY FLEXIBILITY
- 5 IMPROVEMENTS ACT OF 2015
- 6 Tuesday, January 27, 2015
- 7 House of Representatives
- 8 Committee on the Judiciary
- 9 Washington, D.C.
- The committee met, pursuant to call, at 2:44 p.m., in
- 11 Room 2141, Rayburn Office Building, Hon. Bob Goodlatte
- 12 [chairman of the committee] presiding.
- 13 Present: Representatives Goodlatte, Smith, Chabot,
- 14 Issa, Forbes, King, Franks, Gohmert, Jordan, Chaffetz, Gowdy,
- 15 Labrador, Farenthold, Collins, DeSantis, Walters, Buck,
- 16 Ratcliffe, Trott, Bishop, Conyers, Nadler, Lofgren, Johnson,
- 17 Pierluisi, Chu, Richmond, DelBene, Jeffries, Cicilline, and
- 18 Peters.

Staff present: Shelly Husband, Majority Staff Director;
Branden Ritchie, Deputy Staff Director/Chief Counsel; Allison
Halataei, Parliamentarian and General Counsel; Daniel Flores,
Counsel; Kelsey Deterding, Majority Clerk; Perry Apelbaum,
Minority Staff Director; Danielle Brown, Parliamentarian;
Slade Bond, Minority Counsel; and Maggie Lopatin, Minority
Clerk.

27 Chairman Goodlatte. Good afternoon. The Judiciary Committee will come to order, and without objection, the 28 chair is authorized to declare a recess at any time. 29 Pursuant to notice, I now call up H.R. 527 for purposes 30 31 of markup and move that the committee report the bill 32 favorably to the House. The clerk will report the bill. Ms. Deterding. H.R. 527, to amend Chapter 6 of Title 5, 33 34 United States Code, commonly known as the Regulatory 35 Flexibility Act, to ensure complete analysis of potential 36 impacts on small entities of rules and for other purposes. 37 Chairman Goodlatte. Without objection, the bill is considered as read and open for amendment at any point. 38 [The information follows:] 39 40

41 Chairman Goodlatte. And I will begin by recognizing

- 42 myself for an opening statement.
- I want to thank my esteemed Judiciary Committee
- 44 colleague and Small Business Committee chairman, Steve
- 45 Chabot, for his introduction of this important bipartisan
- 46 bill. This is urgently needed legislation that passed the
- 47 House 3 times during the last two Congresses, only to be
- 48 obstructed by the Senate. I am optimistic that this term it
- 49 will be considered and passed by both chambers of Congress
- 50 and presented to the President for his signature.
- 51 Poll after poll has demonstrated that the level of
- 52 Federal regulation coming from Washington is at the top of
- 53 the list of obstacles faced by America's small businesses,
- 54 our top job creators. Congress can and should act to free
- 55 small businesses of the burdens and waste associated with
- 56 excessive Federal regulations so that more jobs will be
- 57 available to Americans trying to make a better life for
- 58 themselves and their families. Simply put, we cannot escape
- 59 from America's virtual jobs depression until we help
- 60 America's small businesses escape from unnecessary hurdles to
- 61 the creation of new jobs. That is why prompt passage of this
- 62 legislation is so important.
- 63 The Small Business Regulatory Flexibility Improvements

64 Act will, for the first time in nearly 20 years, overhaul the

- 65 laws that govern how Federal regulators should consider and
- 66 minimize the adverse impacts of new regulations on small
- 67 businesses. Primarily, the bill reinforces the Regulatory
- 68 Flexibility Act of 1980 and the Small Business Regulatory
- 69 Enforcement Fairness Act of 1996. It only requires agencies
- 70 to do what current law tries to achieve and what common sense
- 71 dictates should be done.
- 72 But current law is beset by loopholes, and those
- 73 loopholes must be closed. That is what the Small Business
- 74 Regulatory Flexibility Improvements Act at long last does.
- 75 This bill is a timely and logical step to protect small
- 76 businesses from overregulation. It recognizes that economic
- 77 growth ultimately depends on job creators, not regulators.
- 78 The bill represents a critical means to convert that
- 79 recognition into reality, and I urge all members to support
- 80 its passage.
- 81 And it is now my pleasure to recognize the ranking
- 82 member of the committee, the gentleman from Michigan, Mr.
- 83 Conyers, for his opening statement.
- 84 Mr. Conyers. Thank you, Chairman Goodlatte. It is with
- 85 some regret that I announce to my colleagues that under the
- 86 guise of protecting small businesses from burdensome

87 statutory regulations, this is yet another attempt to, one, 88 prevent regulatory agencies from promulgating regulations 89 that protect the health and safety of Americans; two, it 90 overwhelms regulatory agencies with unnecessary and costly 91 analysis; and, three, gives well-financed businesses and 92 anti-regulatory organizations even more opportunities to 93 thwart the rulemaking process. And it is not embarrassed or 94 deceitful about it. They do it straight out. I mean, it is 95 there for everybody to see and understand. 96 And this explains why the Administration, with respect 97 to similar legislation considered in the 112th Congress, explained in its support of its veto threat that the bill 98 99 would seriously undermine the ability of agencies to execute 100 their statutory mandates, and impede the ability of agencies 101 to provide the public with basic protections. It also 102 explains why so many organizations are opposed: The AFL-CIO, 103 the American Lung Association, the Consumer Federation of 104 America, Consumers Union, Public Citizens, the United Auto 105 Workers, and the National Women's Law, just to name a few. And so, my other concern about H.R. 527 is that it would 106 jeopardize Americans' health and safety. How? Well, our 107 108 Federal agencies are charged with promulgating regulations that impact virtually every aspect of our lives, including 109

110 the air we breathe, the water we drink, the food we eat, the 111 cars we drive, and the toys we give our children. But the 112 far-reaching legislation now before the committee today would 113 undermine the ability of Federal agencies to quickly respond 114 to emergent health and safety concerns. 115 Section 5 of the bill, for example, repeals the 116 authority under current law that allows an agency to waive or 117 delay initial analysis required under the Regulatory 118 Flexibility Act in response to an emergency that makes 119 compliance or timely compliance impractical. In other words, 120 we repeal that section that might be used in an emergency. So if there is a widespread E.coli outbreak or an imminent 121 122 environmental disaster that could be quickly addressed 123 through regulation, this bill says do not worry, do not rush, 124 let us have the chief counsel for advocacy decide. Because 125 the bill is drafted so broadly, any regulation that has even a speculative indirect effect on small business, even in an 126 emergency, could be delayed by the bill's chokehold. 127 128 I will ask unanimous consent to put the rest of my statement in the record, and I urge my colleagues to consider 129 this bill very carefully and support me in opposing it. 130

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Thank you, Mr. Chairman.

[The information follows:]

134	Chairman Goodlatte. Thank you, Mr. Conyers. And I now
135	recognize the gentleman from Ohio, the sponsor of this
136	legislation, Mr. Chabot, for his opening statement.
137	Mr. Chabot. Thank you, Mr. Chairman. The Committee on
138	Small Business and the Committee on Judiciary have worked
139	very closely for a long time on this issue, and I want to
140	thank Chairman Goodlatte for his leadership on this bill.
141	Since my esteemed colleague, the ranking member from
142	Michigan, has named some of the entities that are opposed to
143	it, I thought I would just take a minute to name just a few.
144	This is just a smattering of those that are in favor of it:
145	The American Dental Association, the American Farm Bureau
146	Federation, the American Road and Transportation Builders,
147	the American Trucking Association, Associated Builders and
148	Contractors, Consumers Electronics Association, the
149	Independent Community Bankers, as well as the National
150	Federation of Credit Unions, the Dairy Foods Association, the
151	Homebuilders, the National Association of Manufacturers,
152	National Council of Chain Restaurants, the textile
153	organizations, the National Electronic Manufacturers
154	Association, NFIB, the National Federation of Independent
155	Business, which is really kind of the gold standard for
156	representatives of small businesses in this country, the

Owner-Operator Independent Drivers, the U.S. Chamber of

158	Commerce, and many, many others. So there are a whole lot of
159	folks that favor this, what I believe is good legislation.
160	As chairman of the Committee on Small Business, I am
161	very glad that we are moving this bill forward today despite
162	the fact that we are starting a little bit late this
163	afternoon. This legislation addresses a goal shared by both
164	Republicans and many Democrats: the need to craft more
165	efficient, less burdensome rules and regulations.
166	It is no secret that small businesses are critical to
167	America's success. They are a means for millions of families
168	to get ahead in life. They employ one out of every two
169	Americans working in the private sector, and create two of
170	every three new private sector jobs. So about 70 percent of
171	every new job that is now created in this country is created
172	by small businesses, and those are the folks that are over
173	burdened with overregulation, and that is what this begins to
174	address.
175	One of the biggest challenges small businesses face is
176	understanding and complying with new regulations. The Small
177	Business Regulatory Flexibility Improvements Act of 2015,
178	this legislation, will modernize the rulemaking process by
179	improving a good governance law that turns 35 years of age

180 this year, the Regulatory Flexibility Act or RFA. The RFA 181 requires agencies to assess the impact of their regulations 182 on small businesses. If the impacts are significant, 183 agencies must consider whether there are alternative 184 approaches that would impose lower burdens on small 185 businesses. In other words, the law requires agencies to 186 consider if there is a more cost effective way for them to 187 achieve their regulatory objective. 188 The problem is that even after congressional amendments 189 and presidential directives, agencies still fail to comply 190 with the RFA's common sense requirements. Hearings held by the Committee on Small Business over the past several years 191 192 have shown that agencies still are not considering the 193 consequences of their actions on small businesses. More 194 needs to be done to save small businesses real money because 195 Federal regulations are estimated to cost up to \$2 trillion 196 annually. Reducing unnecessary regulatory costs allow small businesses to use those resources to expand their businesses 197 198 and, most importantly, hire new workers. 199 Making smarter, less burdensome rules is a goal of Republicans and, as I said, many Democrats. In 2011, 200 201 President Obama unequivocally acknowledged that 202 overregulation "stifled innovation and has had a chilling

effect on growth and jobs," and wrote that his Administration

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204 was "firmly committed to eliminating excessive and 205 unjustified burdens on small businesses by ensuring that 206 regulations are designed with careful consideration of their 207 effects." That was President Obama. 208 I could not agree more, and that is exactly what this 209 bill does. The bill ensures careful consideration of the 210 consequences of rulemaking through the removal of loopholes 211 that agencies have used to avoid compliance with the RFA. 212 forces agencies to genuinely scrutinize the impacts of their 213 actions on small businesses by requiring them to look at both 214 direct and reasonably foreseeable indirect effects. The bill 215 also levels the regulatory playing field by increasing 216 opportunities for small businesses to provide early input in 217 the rulemaking process. 218 To my colleagues opposed to this bill, let me remind you that nothing in the bill will prevent an agency from issuing 219 a rule, just issuing a rule without understanding its effect 220 221 on America's most important job creators, small businesses. 222 This bill is identical to legislation the House passed twice last Congress. It includes eight Democratic amendments that 223 224 the Committee on Small Business adopted in the 112th and 225 113th Congresses, and has strong support from the small

226 business community. I already mentioned a number of those,

- 227 and there are 10 times the number that I actually named,
- 228 organizations in favor of this.
- 229 As chairman of the Committee on Small Business, it is my
- 230 goal to do everything that our committee can to lift up
- 231 American working families by helping small businesses
- 232 flourish. The Small Business Regulatory Flexibility
- 233 Improvements Act is a bipartisan step, bipartisan maybe not
- 234 so much on this committee, but overall in the Congress. And
- 235 it really does help small businesses to flourish, and I urge
- 236 my colleagues to support the legislation.
- 237 Chairman Goodlatte. Thank you, Mr. Chabot. I now turn
- 238 to the ranking member of our Subcommittee on Regulatory
- 239 Reform, Commercial, and Antitrust Law, the gentleman from
- 240 Georgia, Mr. Johnson, for his opening statement.
- 241 Mr. Johnson. Thank you, Mr. Chairman. Mr. Chairman, I
- 242 ask unanimous consent to enter the following into the record:
- one, an article by the Center for Progressive Reform on the
- 244 GAO's scathing report on the SBA Office of Advocacy; number
- 245 two, a copy of the GAO report titled, "Small Business
- 246 Administration Office of Advocacy Needs to Improve Controls
- over Research, Regulatory, and Workforce Planning
- 248 Activities;" and, three, letters from the Coalition for

Sensible Safeguard and the American Sustainable Business
Council in opposition to H.R. 527.
Chairman Goodlatte. Without objection, they will be
made a part of the record.

[The information follows:]

233	MI. Johnson. Hank you, and, MI. Challman, I speak in
256	opposition to H.R. 527, the Small Business Regulatory
257	Flexibility Improvements Act. This deceptively-named
258	legislation does not protect small businesses or individuals
259	from government overreach. To the contrary, this legislation
260	protects large corporations from governmental regulations
261	that protect people and small businesses from predatory
262	corporate practices which eliminate competition and which put
263	people's health and safety at risk. I oppose this
264	legislation which would paralyze agency rulemaking through
265	unworkable complex requirements while aggrandizing the powers
266	of the Small Business Administration's Office of Advocacy
267	with broad authority to act as the gatekeeper of our Nation's
268	regulatory system.
269	H.R. 527 would also allow for large regulated industries
270	to manipulate the regulatory system in their favor, while
271	delaying or blocking critical safeguards for our Nation's
272	food supply, environment, and workforce. That is why the
273	American Sustainable Business Council, a coalition of partner
274	organizations representing over 200,000 businesses and more
275	than 325,000 business professionals, opposes this
276	legislation. This coalition notes that H.R. 527 would erode
277	the operational capacity of regulatory agencies to do their

278 jobs, allowing for the largest firms to further dominate the

- 279 marketplace. In other words, H.R. 527 is a thinly-veiled
- 280 handout to large corporations.
- 281 Mr. Chairman, Americans support smart regulation across
- 282 party lines, not deregulation. Over 70 percent of Americans
- 283 support strong rules to ensure an open internet. By a two-
- 284 to-one margin, Americans across the political spectrum
- 285 support rules to address climate change by limiting emissions
- 286 from coal-fired power plants. 60 percent of Americans
- 287 support strict regulation of financial institutions, tougher
- 288 enforcement, and remain deeply concerned about dangerous
- 289 financial practices. These are the same rules in the
- 290 crosshairs of the radical deregulatory agenda of my
- 291 Republican colleagues.
- 292 Dangerous policies, like H.R. 527, echo the same
- 293 laissez-faire rhetoric of deregulation that led to the Great
- 294 Recession. H.R. 527 is more of the same: another handout
- 295 for the largest corporate interests, another bill designated
- 296 to deregulate industries instead of promoting actual
- 297 governance, and designed to deceive Americans through fuzzy
- 298 math and unfounded rhetoric.
- 299 Proponents of H.R. 527 claim that the Obama
- 300 Administration has already issued hundreds of new rules in

2015 alone. These claims are grossly misleading or flat-out

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wrong. The majority's own sources indicate that just 34 302 303 final rules were published during that period. In many 304 cases, rules issued in 2015 have been largely administrative 305 and minor. For instance, the Federal Aviation Administration 306 has issued rules considering airworthiness directives, while 307 the Coast Guard has issued its routine rules for bridge 308 opening schedules. These are the very rules that undergird 309 our Nation's regulatory system and successful day-to-day 310 operations of the Nation, illustrating the importance of a 311 functional regulatory system. It bears repeating that if H.R. 527 were law, agencies 312 313 could not issue even minor administrative rules without first following the bill's onerous, complex, and costly analytical 314 315 requirements. Once this bill passes, if it should pass, it 316 races America back towards an uncivilized badland. But what more can we expect from a party that rejects the findings of 317 the scientific, academic, and policy communities in favor of 318 319 reckless ideology? 320 Mr. Chairman, we need real solutions to help real people. We need legislation and regulations that protect and 321 322 promote a civilized society. We need legislation that creates middle class security and opportunity, and we need 323

sensible regulations that protect American families from

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325 financial ruin, that encourage competition, that bring 326 predatory financial practices to an end, legislation that 327 brings the United States in conformity with the rest of the 328 industrialized world's employment policies by guaranteeing 329 paid sick and parental leave. 330 According to the Rutger's Center for Women and Work, 331 paid family leave increases wages for women with children 332 while saving the Federal government funds that would 333 otherwise be allocated to assistance programs. Fair wages 334 equal less dependency on government. Is that not what my 335 friends want on the other side, legislation that increases 336 our global competitiveness by creating an affordable 337 higher --338 Chairman Goodlatte. The gentleman is advised that his 339 time has long expired, and we hope that he can wrap it up. 340 Mr. Johnson. I will. Thank you for bearing with me, Mr. Chairman. Strong evidence from a Department of Education 341 342 report roundly demonstrates that investing in our education 343 system expands job opportunities. So in other words, we need 344 actual governance that helps the middle class, grows the 345 economy, and promotes international competiveness. And with that, Mr. Chairman, with the hope that we will soon get to 346

- 347 that kind of legislation, I will yield back.
- 348 Chairman Goodlatte. The chair thanks the gentleman.
- 349 Are there any amendments to H.R. 527?
- For what purpose does the gentleman from Georgia seek
- 351 recognition?
- 352 Mr. Johnson. I have an amendment at the desk.
- 353 Chairman Goodlatte. The clerk will report the
- 354 amendment.
- 355 Ms. Deterding. Amendment to H.R. 527, offered by Mr.
- 356 Johnson of Georgia, add at the end of the bill the
- 357 following --
- 358 Mr. Johnson. Mr. Chairman, I would ask that it be
- 359 reported as read.
- 360 Chairman Goodlatte. Without objection, the amendment
- 361 will be considered as read.
- 362 [The amendment of Mr. Johnson follows:]

364 Chairman Goodlatte. And the gentleman from Georgia is 365 recognized for 5 minutes on his amendment. 366 Mr. Johnson. Thank you, Mr. Chairman. I seek support 367 of my amendment, which would exempt from H.R. 527 all rules 368 that the Office of Management and Budget determines would 369 result in net job creation. Under President Obama, our 370 country has rebounded from the Great Recession, and it is 371 roaring back to life, creating 11 million new jobs over 5 372 years as unemployment is falling at the fastest rate in 3 373 decades. Consumer and business spending have catalyzed the fastest gross domestic product growth since 2003. My 374 375 amendment would ensure that this meteoric growth and progress 376 continues. Contrary to my Republican colleagues' assertion that 377 378 regulations kill jobs, a wealth of unimpeachable bipartisan 379 evidence has repeatedly and effectively debunked this claim. 380 The OMB estimated over the last decade that major regulations benefitted the economy between \$217 billion and \$863 billion 381 382 a year at a mere cost of \$57 to \$84 billion. Studies by both the San Francisco and New York Federal Reserve found that 383 384 there is zero correlation between job growth and regulations, 385 and that there is absolutely no evidence showing that increased regulations and taxes have any effect on the 386

387 unemployment rate.

388 Any evidence that regulations harm the economy, some 389 absurd figures repeated by the proponents of this bill, which 390 are derived from a study roundly disproven by the nonpartisan 391 Congressional Research Service, which found that the study's 392 cost figures were cherry picked, inaccurate based on evidence 393 from decades ago, and without contemporary value. Indeed, 394 the very authors of this study have since repudiated its use 395 in policy debates because it lacks any consideration of the 396 benefits of regulations which OMB estimates to be in the hundreds of billions of dollars. 397 398 Alarmingly, but not surprisingly, this study was 399 sponsored by the Small Business Administration's Office of 400 Advocacy, the same entity that H.R. 527 would ordain as the 401 gatekeeper for the Administrative Procedure Act and all 402 rulemaking that has any economic impact, no matter how slight 403 or attenuated that impacted may be. 404 I have also heard my Republican colleagues repeatedly 405 claim that regulations put a \$15,000 regulatory burden on 406 every American family. Consequently, the Washington Post 407 awarded this claim two Pinocchios. I gave it my own three thumbs down. But the two Pinocchios was on January the 14th, 408 arguing that this absurd figure has serious methodological 409

410 problems. Even the report admits it is not scientific and is 411 back of the envelope. And we fear that these caveats are 412 being forgotten as it is repeated in Capitol Hill news 413 conferences and then in news reports. Even the president of 414 the U.S. Chamber of Commerce acknowledged that the figures 415 used to generate this number include many necessary 416 regulations that are important for the economy and supported 417 by the chamber. 418 Mr. Chairman, economic job growth is growing at its 419 fastest pace in years on the back of sound economic policy 420 and sensible regulations. Despite this growth, it is clear 421 that many continue to struggle to live comfortably on their 422 income, pay their bills on time, or set aside for retirement. 423 Americans work harder than ever thanks to corporations 424 maximizing profits through a streamlined workforce. The same 425 corporations that are continuing to show record profit 426 margins are also pushing deregulation and fewer taxes, showing what Henry Blodgett, the CEO of Business Insider and 427 428 a former top-ranked financial analyst, calls a "myopic 429 obsession with short-term profits at the expense of long-term 430 value creation." 431 It is also clear that despite this incredible workplace

productivity, wages are depressed. Meanwhile, the world's

top 1 percent will soon control half of the world's wealth

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434 and the compensation of corporate executive balloons ever 435 larger. We need to fix that, and deregulation will not fix 436 that. Last Congress, Republicans blocked Democratic 437 legislation that would increase the Federal minimum wage by 438 less than \$3, lifting countless full-time workers out of 439 poverty, while saving the Federal government trillions in 440 annual safety net costs. 441 Fortunately for millions of Americans, minimum wage increases have gone into effect in 20 States this month 442 443 alone, bringing the minimum wage in 29 States above the 444 Federal minimum wage. Perhaps my Republican colleagues will 445 heed the calls of the workers across the country for a living 446 wage. 447 I ask that my colleagues support my amendment to protect 448 jobs, and I yield back the balance of my time. 449 Chairman Goodlatte. The chair thanks the gentleman and recognizes himself in opposition to the amendment. I share 450 451 and welcome the gentleman's concerns about the impacts of 452 regulations on jobs, but the right way to address that 453 concern is to join me in supporting this bill. At the heart 454 of the bill are reforms to make sure agencies better identify

the potential jobs impacts of new rules. That includes not

- 456 only identifying and minimizing adverse jobs impacts, but
- 457 maximizing positive job benefits. And it is right there in
- 458 Subsection 2(c) on page 3 of the bill.
- The gentleman's amendment represents the wrong way to
- 460 address jobs concerns. That is because it would give the
- 461 executive branch a strong incentive to manipulate its jobs
- 462 impact analyses to avoid the requirements of the bill rather
- 463 than comply with them. So I urge my colleagues to oppose the
- 464 amendment.
- 465 Mr. Conyers. Mr. Chairman?
- 466 Chairman Goodlatte. For what purpose does the gentleman
- 467 from Michigan seek recognition?
- 468 Mr. Conyers. I rise to support the Johnson --
- 469 Chairman Goodlatte. The gentleman is recognized for 5
- 470 minutes.
- 471 Mr. Conyers. Thank you very much, because it is
- 472 critical that every member of the committee realize that
- 473 regulations do not kill jobs. This is something that we
- 474 should consider because a report from the Bureau of Labor
- 475 Statistics on January 9th found that 2014 was the best year
- 476 for job growth since 1999, with nearly 3 million new jobs
- 477 created, and unemployment has dropped to the lowest since
- 478 2008 at 5.6 percent. Regulation then has not impeded this

- 479 recent job growth.
- 480 Instead of helping to create jobs, I am sorry to report
- 481 this bill burdens agencies with costly and unnecessary
- 482 analysis that will waste millions of taxpayer dollars. This
- 483 amendment, by exempting any rules deemed by the OMB director
- 484 to result in net job creation, protects rules that are
- strengthening our economy and creating jobs from the onerous
- 486 requirements of the bill. Supporters of this bill should be
- 487 prepared to support a job creation exemption to the
- 488 legislation. If they do not, their failure to do so would
- 489 belie their assertion that this bill has anything to do with
- 490 job creation.
- 491 And so, I urge support of the Johnson amendment, and I
- 492 yield back the balance of my time, and thank the chairman.
- 493 Chairman Goodlatte. For what purpose does the gentleman
- 494 from California seek recognition?
- 495 Mr. Issa. Strike the last word.
- 496 Chairman Goodlatte. The gentleman is recognized for 5
- 497 minutes.
- 498 Mr. Issa. Mr. Chairman, we have voted on this bill
- 499 before. I suspect that many of us will vote the same way.
- 500 But I would be remiss if I did not ask the gentleman from
- 501 Georgia, Mr. Johnson, since he cited a number of studies,

- 502 between now and the time of the floor markup, if you could
- 503 make some of those specific citings of congressional research
- 504 available, I would appreciate it.
- As to the question of the exemption, at least with the
- 506 information I have, it would appear that the argument of my
- 507 colleagues is that regulations have created jobs. And, Mr.
- 508 Conyers, you said it very well. We have had lots of
- 509 regulations under this Administration, an incredible growth
- in regulations. And obviously we have got the lowest
- 511 unemployment we have had in 8 year or 6 years, and there has
- 512 been wonderful growth.
- 513 So the idea that we have a regulation on the regulators
- 514 that will create new jobs by putting to work regulators
- 515 looking at the regulations by definition should be supported
- 516 by you. The fact is the argument that regulations create
- jobs would cause you to want to --
- 518 Mr. Nadler. Would the gentleman yield?
- Mr. Issa. In a moment. The regulators should want to,
- 520 in fact, have this kind of regulatory look at regulations.
- 521 Now, by being a little sarcastic, I say so because it is just
- 522 common sense that we should be looking as we do at the cost
- 523 of regulations. There is a requirement, as you know, special
- 524 requirement if you exceed \$100 million and the cost of a

- 525 regulation. These have been done and looked at under both
- 526 Republicans and Democratic administrations. This is simply
- 527 another common sense requirement that the Office of
- 528 Management and Budget really look at regulations and be
- 529 responsible.
- 530 If there is a regulation that creates a job outside the
- 531 beltway, I would like to see it. But so far in my years in
- 532 business, what I found was regulations created overhead at
- 533 businesses, but never actually created the kinds of jobs that
- 534 create things, that grow things, that invent things. So I,
- 535 with the knowledge I have at this time, will not be
- 536 supporting the amendment. And I would yield to the gentleman
- 537 from New York.
- 538 Mr. Nadler. I am sorry. I am so confounded by your
- 539 argument that I could not express it.
- Mr. Issa. I was just going with Mr. Conyers.
- 541 Mr. Nadler. Yes. I do not think that anyone is saying
- 542 that regulations create jobs and, therefore, we should have
- 543 more regulations to create more jobs.
- 544 Mr. Issa. I think that is what I heard the ranking
- 545 member say.
- 546 Mr. Nadler. I do not think that is what he said.
- 547 Regulations can do all kinds of things. They can save lives.

548 They can make the economy more efficient perhaps depending 549 what they are intended to do. We already have in the law a 550 requirement for cost benefit analysis. The problem with this 551 bill is that it tilts the playing field toward more of a cost 552 analysis without a cost benefit analysis. We already have a 553 cost benefit analysis in our regulations --554 Mr. Issa. Reclaiming my time. I think the gentleman makes a good point. I just think that he did misinterpret. 555 556 This is, in fact, a recognition that sometimes there is a 557 balance between not just cost benefit, but also job creation, 558 job destruction. And we are talking about jobs other than 559 complying with the regulations. 560 So as I did hear the former chairman of the full committee, our ranking member, say we have had a growth in 561 562 regulations, we have had a growth in jobs. Well, I think for 563 many of us who grew up reading Ayn Rand, we realize that we 564 owe the growth in jobs to the private sector who have worked hard, often in spite of a growth in regulations. And I agree 565 566 with the gentleman from New York. We need to make sure that 567 we do not overlook regulations that are necessary nor 568 implement them without the kind of due diligence that the 569 underlying bill calls for. I thank the gentleman, and I yield back, Mr. Chairman. 570

- 571 Mr. Nadler. Mr. Chairman?
- 572 Chairman Goodlatte. For what purpose does the gentleman
- 573 from New York seek recognition?
- 574 Mr. Nadler. Strike the last word.
- 575 Chairman Goodlatte. The gentleman is recognized for 5
- 576 minutes.
- 577 Mr. Nadler. I just want to say a couple of things.
- 578 First, a 2013 study from the San Francisco Federal Reserve
- 579 found that there was no correlation between job growth in
- 580 2008 to 2011, and the increase in the percentage of
- 581 businesses citing regulations as a primary concern. The
- 582 results of the study found the opposite to be true. The
- 583 Mainstream Alliance, an alliance of small businesses,
- observes, "In survey after survey and interview after
- 585 interview, mainstream business owners confirm that what we
- really need is more customers, more demand, not deregulation.
- 587 The proposition that regulations hamper job growth is a
- 588 myth."
- Let me say the following. We need regulations
- 590 obviously. The fact that we have had more regulations and
- 591 more employment is not a correlation, and I do not think
- 592 anyone was intending to say "correlation." But it was
- 593 intended to say that it destroys the myth, that despite the

594 fact that we had more regulations, we had more jobs. There 595 is no evidence frankly of any connection between the two. 596 Now, we need regulations to protect society, and we ought to do a cost benefit analysis. But the general 597 598 assumption that regulations cost jobs is just that, an 599 assumption. There is no evidence for it whatsoever. What 600 there is evidence for and what the history of economics shows 601 very clearly is a direct relationship between job growth and 602 aggregate demand in the economy. When there is no aggregate 603 demand, there is no job growth. When there is no aggregate demand, there is job collapse, in fact. 604 And you can chart the demand, the ability of people to 605 606 have money to spend. 70 percent of aggregate demand in the 607 economy is consumer spending. You can trace that with job 608 growth. And when aggregate demand, when people do not have 609 money to spend, when the mortgages collapse because the 610 bankers misbehave and people do not have money to spend, then you get a job loss, or when there is a collapse for some 611 612 other reason. When there is demand, whether, by the way, that demand 613 614 is created by the private sector or by the government sector. 615 World War II conservatives say, to some extent correctly, cured the Depression, not the New Deal. What was World War 616

- 617 II from an economic point of view? A huge government
- 618 spending program, a huge government public works program
- 619 financed by huge levels of taxation and huge levels of
- 620 deficit spending. And, yes, it generated tremendous jobs and
- 621 cured the Depression, the part of the Depression that had not
- 622 been already cured.
- 623 We must also note that a healthier workforce, every
- 624 study shows, is a more productive workforce, and regulations
- 625 protect health and safety, so we have got to have
- 626 regulations. I would also say, by the way, that the
- 627 assertion that under Obama Administration there have been a
- 628 lot more regulations than under previous administrations also
- 629 is not pointed out by the statistics.
- But forgetting that, you have to look at regulations on
- 631 their own merits. You have to give time to look at them and
- 632 examine them properly. You have to give the supporters and
- 633 the opponents proper time and opportunity to be heard. You
- have to do a cost benefit analysis, but not a one-sided
- analysis such as this bill would demand. I yield back.
- 636 Chairman Goodlatte. For what purpose does the gentleman
- from Ohio seek recognition?
- 638 Mr. Chabot. Thank you, Mr. Chairman. I will not take
- 639 the 5 minutes, but just a couple of comments. First of all,

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640
      this is not a cost benefit bill. It is a cost effective
641
      bill. It would help agencies to identify the least costly
642
      way for agencies to regulate. And I would like to compliment
643
      the gentleman from Georgia's speechwriter, unless he wrote it
644
      himself, for coming up with terms like that we are allegedly
645
      trying to create uncivilized badlands. It is not accurate,
      but it is creative, and somewhat catchy.
646
647
          Mr. Johnson. Thank you, sir. That was my own thought.
648
          Mr. Chabot. I compliment the gentleman. It is catchy.
649
      It was memorable. Not accurate, but memorable. All that the
650
      legislation really does is it requires Federal agencies to
      assess the economic impact, regulations on small businesses,
651
652
      and to measure both the direct economic effects and
      reasonable foreseeable indirect economic effects of
653
654
      regulations on small businesses, because they are the job
655
      generators in the economy nowadays.
656
          About 70 percent, as I said before, of the new jobs in
      this economy are created by small businesses. And why not
657
658
      require the government to do this smarter when you are
      dealing with these entities, which does not take too much to
659
      push them over the edge, and they cease to exist. And then
660
661
      those jobs go away, or other jobs that would have been are
```

never created. So I think we can work on these things down

663 the road. And as I say, it was passed in previous Congresses

- with some Democratic support.
- Mr. Conyers. Would the gentleman yield?
- Mr. Chabot. I would be happy to yield to the gentleman.
- Mr. Conyers. I am impressed with your logic and
- 668 rationality. I happen to think that the coalition of 200,000
- small businesses who oppose this bill, and I am going to put
- 670 their letter that was addressed to me and Chairman Goodlatte,
- into the record. They are called the American Sustainable
- 672 Business Council Action Fund.
- [The information follows:]

- Mr. Conyers. But for your other colleague, our
- 676 colleague, Darrell Issa, anybody that read Ayn Rand and then
- 677 remembered it to this day, and now uses it publicly, I have
- 678 to forgive him for his mixing fact and fiction. Thank you.
- 679 [Laughter.]
- 680 Mr. Chabot. Reclaiming my time, I am sure he
- 681 appreciates that forgiveness. And relative to those 200,000
- 682 small businesses, we would love to see that, and we would
- 683 love to correspond with them. And I would also remind the
- 684 gentleman that probably the most renowned organization of
- 685 small businesses, the NFIB, National Federation of
- 686 Independent Businesses, wholeheartedly supports passage of
- 687 this legislation. I yield back.
- 688 Chairman Goodlatte. The question occurs on the
- amendment offered by the gentleman from Georgia.
- All those in favor, respond by saying aye.
- Those opposed, no.
- In the opinion of the chair, the noes have it. The
- 693 amendment is not agreed to.
- 694 Mr. Johnson. Mr. Chairman, I ask for a recorded vote,
- 695 please.
- 696 Chairman Goodlatte. A recorded vote is requested, and
- 697 the clerk will call the roll.

Ms. Deterding. Mr. Goodlatte?

- 699 Chairman Goodlatte. No.
- 700 Ms. Deterding. Mr. Goodlatte votes no.
- 701 Mr. Sensenbrenner?
- 702 [No response.]
- 703 Ms. Deterding. Mr. Smith?
- 704 [No response.]
- 705 Ms. Deterding. Mr. Chabot?
- 706 Mr. Chabot. No.
- 707 Ms. Deterding. Mr. Chabot votes no.
- 708 Mr. Issa?
- 709 Mr. Issa. No.
- 710 Ms. Deterding. Mr. Issa votes no.
- 711 Mr. Forbes?
- 712 Mr. Forbes. No.
- 713 Ms. Deterding. Mr. Forbes votes no.
- 714 Mr. King?
- 715 Mr. King. No.
- 716 Mr. Deterding. Mr. King votes no.
- 717 Mr. Franks?
- 718 [No response.]
- 719 Ms. Deterding. Mr. Gohmert?
- 720 Mr. Gohmert. No.

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721
          Ms. Deterding. Mr. Gohmert votes no.
722
          Mr. Jordan?
723
          [No response.]
          Ms. Deterding. Mr. Poe?
724
725
          [No response.]
          Ms. Deterding. Mr. Chaffetz?
726
727
          [No response.]
728
          Ms. Deterding. Mr. Marino?
729
          [No response.]
730
          Ms. Deterding. Mr. Gowdy?
          Mr. Gowdy. No.
731
          Ms. Deterding. Mr. Gowdy votes no.
732
          Mr. Labrador?
733
734
          [No response.]
          Ms. Deterding. Mr. Farenthold?
735
736
          [No response.]
          Ms. Deterding. Mr. Collins?
737
738
          Mr. Collins. No.
739
          Ms. Deterding. Mr. Collins votes no.
          [No response.]
740
          Ms. Deterding. Ms. Walters?
741
          Ms. Walters. No.
742
          Ms. Deterding. Ms. Walters votes no.
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744
          Mr. Buck?
          [No response.]
745
746
          Ms. Deterding. Mr. Ratcliffe?
          Mr. Ratcliffe. No.
747
          Ms. Deterding. Mr. Ratcliffe votes no.
748
749
          Mr. Trott?
750
          Mr. Trott. No.
751
          Ms. Deterding. Mr. Trott votes no.
          Mr. Bishop?
752
          Mr. Bishop. No.
753
754
          Ms. Deterding. Mr. Bishop votes no.
          Mr. Conyers?
755
          Mr. Conyers. Aye.
756
757
          Ms. Deterding. Mr. Conyers votes aye.
758
          Mr. Nadler?
          Mr. Nadler. Aye.
759
760
          Ms. Deterding. Mr. Nadler votes aye.
761
          Ms. Lofgren?
762
          [No response.]
763
          Ms. Deterding. Ms. Jackson Lee?
764
          [No response.]
          Ms. Deterding. Mr. Cohen?
765
          [No response.]
766
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767
          Ms. Deterding. Mr. Johnson?
          Mr. Johnson. Aye.
768
          Ms. Deterding. Mr. Johnson votes aye.
769
770
          Mr. Pierluisi?
771
          Mr. Pierluisi. Aye.
772
          Ms. Deterding. Mr. Pierluisi votes aye.
          Ms. Chu?
773
774
          [No response.]
775
          Ms. Deterding. Mr. Deutch?
776
          [No response.]
777
          Ms. Deterding. Mr. Gutierrez?
778
          [No response.]
          Ms. Deterding. Ms. Bass?
779
780
          [No response.]
          Ms. Deterding. Mr. Richmond?
781
          [No response.]
782
783
          Ms. Deterding. Ms. DelBene?
784
          Ms. DelBene. Aye.
785
          Ms. Deterding. Ms. DelBene votes aye.
          Mr. Jeffries?
786
          [No response.]
787
          Ms. Deterding. Mr. Cicilline?
788
          Mr. Cicilline. Aye.
789
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- 790 Ms. Deterding. Mr. Cicilline votes aye.
- 791 Mr. Peters?
- 792 Mr. Peters. Aye.
- 793 Ms. Deterding. Mr. Peters votes aye.
- 794 Chairman Goodlatte. The gentleman from Arizona?
- 795 Mr. Franks. No.
- 796 Ms. Deterding. Mr. Franks votes no.
- 797 Chairman Goodlatte. The gentleman from Ohio?
- 798 Mr. Jordan. No.
- 799 Ms. Deterding. Mr. Jordan votes no.
- 800 Chairman Goodlatte. Has every member voted who wishes
- 801 to vote? The gentleman from Colorado.
- 802 Mr. Buck. No.
- Ms. Deterding. Mr. Buck votes no.
- 804 Chairman Goodlatte. The clerk will report.
- 805 Ms. Deterding. Mr. Chairman, 7 members voted aye, 15
- 806 members voted no.
- Chairman Goodlatte. And the amendment is not agreed to.
- 808 Mr. Conyers. Mr. Chairman?
- 809 Chairman Goodlatte. For what purpose does the gentleman
- 810 from Michigan --
- Mr. Conyers. I have an amendment at the desk.
- 812 Chairman Goodlatte. The clerk will report the

813	amendment.
814	Ms. Deterding. Amendment to H.R. 527, offered by Mr.
815	Conyers of Michigan, beginning on page 14, line 10
816	Chairman Goodlatte. Without objection, the gentleman's
817	amendment is considered as read.
818	[The amendment of Mr. Conyers follows:]
819	

820 Chairman Goodlatte. And Mr. Conyers is recognized for 5 821 minutes on his amendment. 822 Mr. Conyers. Mr. Chairman, all I do in this amendment is strike Section 5 of the bill. And this amendment by doing 823 824 that will preserve the ability of agencies to quickly respond 825 to emergencies that threaten Americans' health and safety by 826 striking one of the most pernicious elements of this 827 legislation; that is, to strike Section 5 and redesignate the 828 provisions accordingly. 829 Section 5 contains one of the most problematic provisions that regardless of how you feel about this bill, I 830 think we can agree that as drafted, could undermine the 831 832 ability of agencies to quickly respond to emergent health and 833 safety risks. This section repeals the authority under 834 current law that allows an agency to waive or delay the 835 initial analysis required under the Regulatory Flexibility 836 Act in response to an emergency that makes compliance or 837 timely compliance impractical. 838 Rather than leave this critical exception under current 839 law in place, Section 5 replaces it with a provision empowering the chief counsel for advocacy to issue 840 841 regulations about how agencies in general should comply with 842 the act, without any provision allowing agencies to respond

- to emergencies through expedited rulemaking. So if there is a looming national pandemic or an environmental disaster that
- a foliding national pandemic of an environmental disaster that
- 845 could be avoided or mitigated through regulation, the bill
- 846 prevents agencies from responding to such emergencies without
- first having to go through the arduous and time-consuming
- 848 task of review and analysis. This requirement in the bill is
- 849 slightly wrongheaded and jeopardizes the health and safety of
- 850 all Americans. My amendment restores the critical exception
- 851 under current law that allows agencies to quickly respond to
- 852 emergencies without being hampered or second guessed.
- 853 And so, I urge my colleagues to thoughtfully support the
- 854 Conyers amendment, and I yield back the balance of my time,
- 855 Mr. Chairman. And thank you.
- Chairman Goodlatte. The chair thanks the gentleman.
- 857 For what purpose does the gentleman from Ohio seek
- 858 recognition?
- Mr. Chabot. Move to strike the last word.
- 860 Chairman Goodlatte. The gentleman is recognized for 5
- 861 minutes.
- Mr. Chabot. Thank you, Mr. Chairman. I oppose the
- 863 amendment, and I would urge my colleagues to do the same.
- 864 One of the key failings of existing law is that it allows
- 865 different agencies to interpret differently the terms of the

Regulatory Flexibility Act and the Small Business Regulatory

866

867 Enforcement Fairness Act. This allows agencies to find 868 loopholes at their pleasure and evade the requirements of the 869 law. 870 The bill remedies this defect by granting the Small 871 Business Administration's Office of Chief Counsel for 872 Advocacy authority to write regulations to govern all 873 agencies' compliance with the RFA and SBREFA. The bill also 874 grants the Office of Chief Counsel authority to intervene in 875 agency adjudications and offer comments in agency notice and 876 comment proceedings. These reforms will at last assure consistent compliance with the RFA and SBREFA across the 877 878 entire Federal government. This amendment would defeat that 879 purpose and restore to the agencies their ability to find 880 loopholes to suit their whims. America's small business job 881 creators deserve better than that. 882 In addition, the bill performs a bit of housekeeping in the Code by repealing RFA Section 608's waiver provision. 883 884 This provision is duplicative of Subsection 553(b) of the 885 APA, which is already allowing agencies to dispense with notice and comment for good cause, and, hence, waive RFA 886 887 compliance since the RFA only applies in notice and comment rulemakings. And for those reasons, I urge my colleagues to 888

- 889 oppose this amendment, and I yield back.
- 890 Chairman Goodlatte. The question occurs on the
- 891 amendment offered by the gentleman from Michigan.
- 892 All those in favor, respond by saying aye.
- Those opposed, no.
- 894 In the opinion of the chair, the noes have it, and the
- 895 amendment is not agreed to.
- 896 Mr. Conyers. May I have a recorded vote?
- 897 Chairman Goodlatte. A recorded vote is requested, and
- 898 the clerk will call the roll.
- Ms. Deterding. Mr. Goodlatte?
- 900 Chairman Goodlatte. No.
- 901 Ms. Deterding. Mr. Goodlatte votes no.
- 902 Mr. Sensenbrenner?
- 903 [No response.]
- 904 Ms. Deterding. Mr. Smith?
- 905 [No response.]
- 906 Ms. Deterding. Mr. Chabot?
- 907 Mr. Chabot. No.
- 908 Ms. Deterding. Mr. Chabot votes no.
- 909 Mr. Issa?
- 910 Mr. Issa. No.
- 911 Ms. Deterding. Mr. Issa votes no.

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912
         Mr. Forbes?
          Mr. Forbes. No.
913
          Ms. Deterding. Mr. Forbes votes no.
914
          Mr. King?
915
916
          Mr. King. No.
          Mr. Deterding. Mr. King votes no.
917
          Mr. Franks?
918
919
          Mr. Franks. No.
920
          Ms. Deterding. Mr. Franks votes no.
          Mr. Gohmert?
921
922
          Mr. Gohmert. No.
          Ms. Deterding. Mr. Gohmert votes no.
923
          Mr. Jordan?
924
925
          [No response.]
          Ms. Deterding. Mr. Poe?
926
          [No response.]
927
928
          Ms. Deterding. Mr. Chaffetz?
929
          [No response.]
930
          Ms. Deterding. Mr. Marino?
          [No response.]
931
          Ms. Deterding. Mr. Gowdy?
932
          [No response.]
933
          Ms. Deterding. Mr. Labrador?
934
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935
          [No response.]
          Ms. Deterding. Mr. Farenthold?
936
937
          [No response.]
          Ms. Deterding. Mr. Collins?
938
          Mr. Collins. No.
939
          Ms. Deterding. Mr. Collins votes no.
940
          Mr. DeSantis?
941
942
          [No response.]
          Ms. Deterding. Ms. Walters?
943
          Ms. Walters. No.
944
945
          Ms. Deterding. Ms. Walters votes no.
          Mr. Buck?
946
          [No response.]
947
          Ms. Deterding. Mr. Ratcliffe?
948
949
          [No response.]
          Ms. Deterding. Mr. Trott?
950
          Mr. Trott. No.
951
952
          Ms. Deterding. Mr. Trott votes no.
953
          Mr. Bishop?
          Mr. Bishop. No.
954
          Ms. Deterding. Mr. Bishop votes no.
955
          Mr. Conyers?
956
          Mr. Conyers. Aye.
957
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958
          Ms. Deterding. Mr. Convers votes aye.
          Mr. Nadler?
959
          Mr. Nadler. Aye.
960
          Ms. Deterding. Mr. Nadler votes aye.
961
          Ms. Lofgren?
962
963
          [No response.]
          Ms. Deterding. Ms. Jackson Lee?
964
965
          [No response.]
          Ms. Deterding. Mr. Cohen?
966
967
          [No response.]
          Ms. Deterding. Mr. Johnson?
968
          Mr. Johnson. Aye.
969
          Ms. Deterding. Mr. Johnson votes aye.
970
971
          Mr. Pierluisi?
972
          Mr. Pierluisi. Aye.
          Ms. Deterding. Mr. Pierluisi votes aye.
973
974
          Ms. Chu?
975
          [No response.]
          Ms. Deterding. Mr. Deutch?
976
          [No response.]
977
978
          Ms. Deterding. Mr. Gutierrez?
          [No response.]
979
          Ms. Deterding. Ms. Bass?
980
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981
           [No response.]
           Ms. Deterding. Mr. Richmond?
 982
 983
          [No response.]
           Ms. Deterding. Ms. DelBene?
 984
 985
           Ms. DelBene. Aye.
           Ms. Deterding. Ms. DelBene votes aye.
 986
          Mr. Jeffries?
 987
 988
           Mr. Jeffries. Aye.
 989
           Ms. Deterding. Mr. Jeffries votes aye.
           Mr. Cicilline?
 990
           Mr. Cicilline. Aye.
991
 992
           Ms. Deterding. Mr. Cicilline votes aye.
           Mr. Peters?
 993
           Mr. Peters. Aye.
 994
 995
           Ms. Deterding. Mr. Peters votes aye.
           Chairman Goodlatte. The gentleman from South Carolina?
 996
997
           Mr. Gowdy. No.
998
           Ms. Deterding. Mr. Gowdy votes no.
999
           Chairman Goodlatte. The gentleman from Texas?
1000
           Mr. Farenthold. No.
           Ms. Deterding. Mr. Farenthold votes no.
1001
1002
           Chairman Goodlatte. The gentleman from Florida?
1003
          Mr. DeSantis. No.
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- 1004 Ms. Deterding. Mr. DeSantis votes no.
- 1005 Chairman Goodlatte. The gentleman from Colorado?
- 1006 Mr. Buck. No.
- 1007 Ms. Deterding. Mr. Buck votes no.
- 1008 Chairman Goodlatte. Has every member voted who wishes
- 1009 to vote?
- 1010 [No response.]
- 1011 Chairman Goodlatte. The clerk will report.
- 1012 Ms. Deterding. Mr. Chairman, 8 members voted aye, 15
- 1013 members voted no.
- 1014 Chairman Goodlatte. And the amendment is not agreed to.
- 1015 Are there further amendments?
- 1016 For what purpose does the gentleman from New York seek
- 1017 recognition?
- 1018 Mr. Nadler. Mr. Chairman, I have an amendment at the
- 1019 desk.
- 1020 Chairman Goodlatte. The clerk will report the
- 1021 amendment.
- 1022 Ms. Deterding. Amendment to H.R. 527, offered by Mr.
- 1023 Nadler of New York, page 10, beginning on --
- 1024 Chairman Goodlatte. Without objection, the amendment is
- 1025 considered as read.
- 1026 [The amendment of Mr. Nadler follows:]

1028 Chairman Goodlatte. And the gentleman is recognized for 5 minutes on his amendment. 1029 1030 Mr. Nadler. I thank the chairman. Mr. Chairman, my 1031 amendment would require agencies to assess the direct and 1032 indirect benefits, as well as the direct and indirect costs, 1033 when considering proposed rules. The underlying bill purports to require a fair analysis of the costs and benefits 1034 1035 of the proposed regulations. What it really does is place a 1036 thumb on the scale in favor of calculating costs only. This 1037 way fewer life-saving regulations will have to be issued. 1038 One way the bill does this is by tasking agencies to examine 1039 the indirect economic effects of proposed regulations on 1040 small businesses. 1041 What my amendment does is to clarify that if agencies 1042 must engage in this type of highly speculative analysis of looking at indirect benefits, then they must also consider 1043 1044 any indirect benefits of the proposed rule along with 1045 indirect costs. I suspect that this legislation excludes 1046 consideration of indirect benefits because its authors know that benefits consistently outweigh the cost of regulation, 1047 often by many multiples. That makes it harder for them to 1048 block regulations that protect public health and safety, 1049 1050 which they oppose.

1051 This bill tries to get around that problem by imposing burdensome procedural requirements on agencies and stacking 1052 the analytical deck so that the costs will appear to outweigh 1053 1054 the benefits. And it does that by mandating the analysis of 1055 indirect costs, but not of indirect benefits. My amendment, 1056 therefore, would ensure that any assessment of costs and 1057 benefits be done in an even-handed manner. 1058 Frankly, I think that analyzing the indirect effects, 1059 positive or negative, of regulations is far too speculative 1060 an exercise. Just look at the new budget requirement for so-1061 called dynamic scoring, which Republicans hope will enable them to enact tax cuts without accounting for the massive 1062 deficits those cuts would create. In this bill, they now 1063 hope to block necessary health and safety regulations by 1064 1065 using the same fuzzy accounting method, except instead of creating imaginary benefits for tax cuts, they are creating 1066 1067 imaginary costs for regulations. I may oppose this 1068 speculative analysis, but if you are going to consider this 1069 kind of speculative analysis, if you are going to consider indirect costs, any honest analysis must also include 1070 indirect benefits as well. 1071 Now, I know that some of the proponents of the bill will 1072 say that the underlying law already requires this, but it 1073

1074 does not, or the least is unclear, so no harm can be done to a fair analysis, to a fair requirement, by requiring that the 1075 indirect benefits as well as the indirect costs be 1076 1077 considered, by making that explicit so that we do not have to 1078 worry, that, as we read it, it does not require analysis of 1079 the indirect benefits. The majority may say it does. Make 1080 it clear that it does, and it would greatly improve the bill. 1081 I urge adoption of the amendment. I thank you, and I 1082 yield back the balance of my time. 1083 Chairman Goodlatte. The chair thanks the gentleman and recognizes himself in opposition to the amendment, which 1084 1085 fundamentally misunderstands the Regulatory Flexibility Improvements Act, the underlying Regulatory Flexibility Act 1086 that already is in existence. It is an attempt to insert a 1087 1088 cost benefit issue into a statute that is not a cost benefit 1089 statute. 1090 In rulemaking processes to which the RFA applies, the agency already has decided to regulate. The only answer is 1091 1092 the best way to regulate; in other words, the lowest cost way to achieve the already extant benefits in the rule. RFA 1093 analyses do not question the need for a rule, just like an 1094 environmental impact statement prepared under the National 1095 1096 Environmental Policy Act does not question the need for a

- 1097 dam. Both are intended to try to find the least problematic
- 1098 way to regulate, or build the rule or the dam. The amendment
- 1099 tries to change the debate and have the RFA become something
- 1100 that it is not, so I urge my colleagues to oppose the
- 1101 amendment.
- 1102 Mr. Conyers. Mr. Chairman?
- 1103 Chairman Goodlatte. For what purpose does the gentleman
- 1104 seek recognition?
- 1105 Mr. Conyers. I rise in support of the Nadler amendment.
- 1106 Chairman Goodlatte. The gentleman is recognized for 5
- 1107 minutes.
- 1108 Mr. Conyers. And I think that it is only fair that if
- 1109 we are discussing the indirect costs that we talk about the
- 1110 indirect benefits of a proposed rule. There is nothing to
- 1111 misunderstand about that. The benefits of regulations
- 1112 consistently outweigh the costs. The Office of Management
- 1113 and Budget estimated that over the last decade, major
- 1114 regulations benefitted the economy between \$217 billion and
- 1115 \$863 billion a year at a cost of between \$57 billion to \$84
- 1116 billion. And so, this amendment corrects the deficiency of
- 1117 the bill, and I strongly recommend to my colleagues that they
- 1118 support the Nadler amendment. I yield back the balance of my
- 1119 time.

- 1120 Chairman Goodlatte. The question occurs on the
- 1121 amendment offered by the gentleman from New York, Mr. Nadler.
- 1122 All those in favor, respond by saying aye.
- Those opposed, no.
- 1124 In the opinion of the chair, the noes have it, and the
- 1125 amendment is not agreed to.
- 1126 Mr. Nadler?
- 1127 Mr. Nadler. Roll call vote.
- 1128 Chairman Goodlatte. A roll call vote is requested, and
- 1129 the clerk will call the roll.
- 1130 Ms. Deterding. Mr. Goodlatte?
- 1131 Chairman Goodlatte. No.
- 1132 Ms. Deterding. Mr. Goodlatte votes no.
- 1133 Mr. Sensenbrenner?
- 1134 [No response.]
- 1135 Ms. Deterding. Mr. Smith?
- [No response.]
- 1137 Ms. Deterding. Mr. Chabot?
- 1138 Mr. Chabot. No.
- 1139 Ms. Deterding. Mr. Chabot votes no.
- 1140 Mr. Issa?
- 1141 Mr. Issa. No.
- 1142 Ms. Deterding. Mr. Issa votes no.

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1143
          Mr. Forbes?
          Mr. Forbes. No.
1144
          Ms. Deterding. Mr. Forbes votes no.
1145
           Mr. King?
1146
1147
           Mr. King. No.
           Mr. Deterding. Mr. King votes no.
1148
           Mr. Franks?
1149
1150
           Mr. Franks. No.
1151
           Ms. Deterding. Mr. Franks votes no.
           Mr. Gohmert?
1152
1153
           Mr. Gohmert. No.
           Ms. Deterding. Mr. Gohmert votes no.
1154
           Mr. Jordan?
1155
1156
          [No response.]
           Ms. Deterding. Mr. Poe?
1157
           [No response.]
1158
1159
           Ms. Deterding. Mr. Chaffetz?
1160
           [No response.]
1161
           Ms. Deterding. Mr. Marino?
           [No response.]
1162
           Ms. Deterding. Mr. Gowdy?
1163
           Mr. Gowdy. No.
1164
           Ms. Deterding. Mr. Gowdy votes no.
1165
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1166
          Mr. Labrador?
          [No response.]
1167
           Ms. Deterding. Mr. Farenthold?
1168
           Mr. Farenthold. No.
1169
1170
           Ms. Deterding. Mr. Farenthold votes no.
1171
          Mr. Collins?
          Mr. Collins. No.
1172
           Ms. Deterding. Mr. Collins votes no.
1173
           Mr. DeSantis?
1174
1175
           Mr. DeSantis. No.
1176
           Ms. Deterding. Mr. DeSantis votes no.
           Ms. Walters?
1177
           Ms. Walters. No.
1178
1179
           Ms. Deterding. Ms. Walters votes no.
           Mr. Buck?
1180
           Mr. Buck. No.
1181
1182
           Ms. Deterding. Mr. Buck votes no.
1183
           Mr. Ratcliffe?
1184
           [No response.]
           Ms. Deterding. Mr. Trott?
1185
           Mr. Trott. No.
1186
           Ms. Deterding. Mr. Trott votes no.
1187
           Mr. Bishop?
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1189
           Mr. Bishop. No.
           Ms. Deterding. Mr. Bishop votes no.
1190
          Mr. Conyers?
1191
           Mr. Conyers. Aye.
1192
1193
           Ms. Deterding. Mr. Conyers votes aye.
1194
           Mr. Nadler?
           Mr. Nadler. Aye.
1195
1196
           Ms. Deterding. Mr. Nadler votes aye.
           Ms. Lofgren?
1197
           Ms. Lofgren. Yes.
1198
           Ms. Deterding. Ms. Lofgren votes yes.
1199
           Ms. Jackson Lee?
1200
           [No response.]
1201
1202
           Ms. Deterding. Mr. Cohen?
1203
           [No response.]
           Ms. Deterding. Mr. Johnson?
1204
1205
           Mr. Johnson. Aye.
1206
           Ms. Deterding. Mr. Johnson votes aye.
1207
           Mr. Pierluisi?
           Mr. Pierluisi. Aye.
1208
1209
           Ms. Deterding. Mr. Pierluisi votes aye.
1210
           Ms. Chu?
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[No response.]

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1212
           Ms. Deterding. Mr. Deutch?
          [No response.]
1213
1214
          Ms. Deterding. Mr. Gutierrez?
          [No response.]
1215
1216
           Ms. Deterding. Ms. Bass?
1217
          [No response.]
1218
           Ms. Deterding. Mr. Richmond?
1219
           [No response.]
           Ms. Deterding. Ms. DelBene?
1220
1221
           Ms. DelBene. Aye.
1222
           Ms. Deterding. Ms. DelBene votes aye.
           Mr. Jeffries?
1223
          Mr. Jeffries. Aye.
1224
1225
           Ms. Deterding. Mr. Jeffries votes aye.
          Mr. Cicilline?
1226
           Mr. Cicilline. Aye.
1227
1228
           Ms. Deterding. Mr. Cicilline votes aye.
1229
           Mr. Peters?
1230
           Mr. Peters. Aye.
           Ms. Deterding. Mr. Peters votes aye.
1231
           Chairman Goodlatte. The gentleman from Texas?
1232
           Mr. Ratcliffe. No.
1233
           Ms. Deterding. Mr. Ratcliffe votes no.
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1235 Chairman Goodlatte. The gentleman from Ohio?

- 1236 Mr. Jordan. No.
- 1237 Ms. Deterding. Mr. Jordan votes no.
- 1238 Chairman Goodlatte. Has every member voted who wishes
- 1239 to vote?
- [No response.]
- 1241 Chairman Goodlatte. The clerk will report.
- 1242 Ms. Deterding. Mr. Chairman, 9 members voted aye, 17
- 1243 members voted no.
- 1244 Chairman Goodlatte. And the amendment is not agreed to.
- 1245 Are there further amendments to H.R. 527?
- 1246 Mr. Peters. Mr. Chairman?
- 1247 Chairman Goodlatte. For what purpose does the gentleman
- 1248 from California seek recognition?
- 1249 Mr. Peters. I have an amendment at the desk.
- 1250 Chairman Goodlatte. The clerk will report the
- 1251 amendment.
- Ms. Deterding. Amendment to H.R. 527, offered by Mr.
- 1253 Peters of California, add at the end of the bill the
- 1254 following --
- 1255 Chairman Goodlatte. Without objection, the amendment is
- 1256 considered as read.
- 1257 [The amendment of Mr. Peters follows:]

Chairman Goodlatte. And the gentleman is recognized for

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1260 5 minutes on his amendment. 1261 Mr. Peters. Thank you, Mr. Chairman. This amendment 1262 would exempt from the underlying legislation rules that would 1263 protect members of the armed services from predatory lending 1264 practices. Twice last year we requested that the Department 1265 of Defense issue rules to close loopholes in the Financial 1266 Service Protection offered by the Military Lending Act, and 1267 in response the Department issued a preliminary rule in 1268 December of last year that would close these loopholes and strengthen financial protections for service members on 1269 1270 active duty. Without this amendment, the underlying 1271 legislation could lengthen the rulemaking that is going on 1272 pursuant to our request. 1273 Members of the armed services make sacrifices to protect 1274 us from harm and defend our freedoms. It is our 1275 responsibility to ensure that these men and women are 1276 protected when they return home. Unfortunately, it has 1277 become clear that threats to their wellbeing do not just exist from abroad, but the nature of military service makes 1278 service members ideal targets for predatory loans with 1279 exorbitant interest rates. The prevalence of these loans led 1280 Congress to pass the Military Lending Act of 2007. That 1281

1282 legislation was designed to eliminate this type of predatory 1283 lending practice that too often leaves service members and 1284 their families with crippling amounts of debt. 1285 Unfortunately, there are a number of loopholes in the 1286 act that predatory lenders have continued to exploit and 1287 require additional action, and these reprehensible predators 1288 trap service members and their families in a cycle of debt 1289 that can be extremely difficult to overcome. We have begun a 1290 bipartisan and a bicameral effort to call on the Department 1291 of Defense to issue rules that close these loopholes and ensure that our service members do not fall victim to 1292 1293 predatory lending practices that leave them financially 1294 strapped. And my amendment would ensure that DoD can 1295 continue this process that has already begun to protect 1296 service members and their families so we can maintain a 1297 watchful eye on those companies that are exploiting those who 1298 sacrifice so much for our safety and our security. 1299 I hope my colleagues will join me in supporting this 1300 amendment, and, Mr. Chairman, I thank you and yield back. Chairman Goodlatte. Well, first of all, I recognize 1301 myself, and I would just say to the gentleman I am very 1302 supportive of our brave service men and women, some of whom 1303 have fought for our Nation. All of them have served our 1304

country. And I know that there is a process ongoing to make

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sure that they are treated fairly in securing loans. 1306 1307 I quite frankly do not know whether the regulations that 1308 will be written by the Department will be more helpful to 1309 veterans or not as helpful because veterans do need to get 1310 loans. And the question is will the regulations will be such that they cannot get a loan at all, or will they be written 1311 1312 in such a way that they will be protected against predatory 1313 lending and will not cause that. 1314 So I have only seen this amendment a short time, and I have not time to carefully review it. I under those 1315 circumstances I must oppose it, but if the gentleman wants to 1316 1317 work with us going to the floor, I can assure the gentleman, and I think the gentleman would from Ohio would assure him as 1318 1319 well, that we would be happy to work with you on trying to 1320 make sure that we do the best we possibly can to not 1321 interfere with the rulemaking process that is going on right 1322 now for veterans. 1323 Mr. Chabot. Mr. Chairman, would the gentleman yield?

Chairman Goodlatte. Yes, I would be happy to yield.

Mr. Chabot. Yes, I agree with the sentiments of the

chairman of the Judiciary Committee. We would be happy to

work with our colleagues on the other side of the aisle to

- 1328 see if there is not some accommodation that we can make on
- 1329 this issue, agreeing with the chairman that I think we all
- 1330 have our veterans' best interests in mind. I yield back.
- 1331 Mr. Conyers. Mr. Chairman?
- 1332 Chairman Goodlatte. Let me yield to the gentleman if
- 1333 he --
- 1334 Mr. Peters. Mr. Chairman, I am a new member of this
- 1335 committee, and I come here in good faith. And given your
- 1336 offer, I am going to accept it. I like the idea of working
- 1337 on something, and I hope we are able to get an amendment.
- 1338 This actually is with regard to active duty.
- 1339 Chairman Goodlatte. Yes, I understand, and I think you
- 1340 have a legitimate concern about a pending --
- 1341 Mr. Peters. I think you mentioned --
- 1342 Chairman Goodlatte. -- regulation, and I would like to
- 1343 work with the gentleman.
- 1344 Mr. Peters. And I would love to see if we cannot
- 1345 fashion something, and I will take your offer very seriously,
- 1346 and look forward to working with you. Thank you.
- 1347 Chairman Goodlatte. Thank you.
- 1348 Mr. Peters. I will withdraw the amendment.
- 1349 Chairman Goodlatte. Without objection. The gentleman
- 1350 from Michigan is recognized.

1351 Mr. Conyers. Mr. Chairman, I was prepared to argue that under these circumstances, we ought to accept the gentleman's 1352 1353 amendment and play it safe so that at least we will have an 1354 indication of which way we are going rather than to say we 1355 will hold off and wait to see how everything else turns out. 1356 So I would have urged the gentleman to keep his amendment going and have a vote on it, and have a record on an 1357 1358 amendment for veterans that is very, very important. 1359 Mr. Johnson. Would the gentleman yield? Mr. Conyers. Of course, I would be pleased to. 1360 Mr. Johnson. Yes, I would join the chairman in urging 1361 the gentleman to not withdraw the amendment. The fact that 1362 1363 we are here dealing with this bill that has not gone through regular order is itself an indication of the lack of 1364 1365 accommodating ability by my friends on the other side with 1366 respect to this issue. So I would support the ranking 1367 member's appeal. 1368 Mr. Conyers. I yield back. 1369 Chairman Goodlatte. Without objection, the gentleman's amendment is withdrawn, and the question now occurs -- are 1370 there other amendments? 1371 1372 [No response.]

Chairman Goodlatte. If not, the question occurs on

- 1374 passage of the bill. A reporting quorum being present, the
- 1375 question is on the motion to report the bill favorably to the
- 1376 House.
- 1377 Those in favor will say aye.
- 1378 Those opposed, no.
- In the opinion of the chair, the ayes have it, and the
- 1380 bill is ordered reported favorably.
- 1381 Mr. Conyers. Record vote, please.
- 1382 Chairman Goodlatte. A recorded vote is requested, and
- 1383 the clerk will call the roll quickly.
- 1384 Ms. Deterding. Mr. Goodlatte?
- 1385 Chairman Goodlatte. Aye.
- 1386 Ms. Deterding. Mr. Goodlatte votes aye.
- 1387 Mr. Sensenbrenner?
- 1388 [No response.]
- 1389 Ms. Deterding. Mr. Smith?
- 1390 Mr. Smith. Aye.
- 1391 Ms. Deterding. Mr. Smith votes aye.
- 1392 Mr. Chabot?
- 1393 Mr. Chabot. Aye.
- 1394 Ms. Deterding. Mr. Chabot votes aye.
- 1395 Mr. Issa?
- 1396 Mr. Issa. Aye.

1397 Ms. Deterding. Mr. Issa votes aye. Mr. Forbes? 1398 1399 Mr. Forbes. Aye. Ms. Deterding. Mr. Forbes votes aye. 1400 Mr. King? 1401 1402 Mr. King. Aye. 1403 Ms. Deterding. Mr. King votes aye. Mr. Franks? 1404 1405 Mr. Franks. Aye. 1406 Ms. Deterding. Mr. Franks votes aye. Mr. Gohmert? 1407 1408 Mr. Gohmert. Aye. Ms. Deterding. Mr. Gohmert votes aye. 1409 1410 Mr. Jordan? Mr. Jordan. Yes. 1411 Ms. Deterding. Mr. Jordan votes yes. 1412 1413 Mr. Poe? 1414 [No response.] 1415 Ms. Deterding. Mr. Chaffetz? Mr. Chaffetz. Aye. 1416 Ms. Deterding. Mr. Chaffetz votes aye. 1417

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Mr. Marino?

[No response.]

1420 Ms. Deterding. Mr. Gowdy?

- 1421 Mr. Gowdy. Yes.
- 1422 Ms. Deterding. Mr. Gowdy votes yes.
- 1423 Mr. Labrador?
- [No response.]
- 1425 Ms. Deterding. Mr. Farenthold?
- 1426 Mr. Farenthold. Aye.
- 1427 Ms. Deterding. Mr. Farenthold votes aye.
- 1428 Mr. Collins?
- 1429 Mr. Collins. Aye.
- 1430 Ms. Deterding. Mr. Collins votes aye.
- 1431 Mr. DeSantis?
- 1432 Mr. DeSantis. Aye.
- 1433 Ms. Deterding. Mr. DeSantis votes aye.
- 1434 Ms. Walters?
- 1435 Ms. Walters. Aye.
- 1436 Ms. Deterding. Ms. Walters votes aye.
- 1437 Mr. Buck?
- 1438 Mr. Buck. Aye.
- 1439 Ms. Deterding. Mr. Buck votes aye.
- 1440 Mr. Ratcliffe?
- 1441 Mr. Ratcliffe. Aye.
- 1442 Ms. Deterding. Mr. Ratcliffe votes aye.

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1443
           Mr. Trott?
1444
           Mr. Trott. Aye.
1445
           Ms. Deterding. Mr. Trott votes aye.
           Mr. Bishop?
1446
1447
           Mr. Bishop. Aye.
1448
           Ms. Deterding. Mr. Bishop votes aye.
1449
           Mr. Conyers?
1450
           Mr. Conyers. No.
1451
           Ms. Deterding. Mr. Conyers votes no.
           Mr. Nadler?
1452
           Mr. Nadler. No.
1453
1454
           Ms. Deterding. Mr. Nadler votes no.
           Ms. Lofgren?
1455
1456
           Ms. Lofgren. No.
           Ms. Deterding. Ms. Lofgren votes no.
1457
           Ms. Jackson Lee?
1458
1459
           [No response.]
1460
           Ms. Deterding. Mr. Cohen?
1461
           [No response.]
           Ms. Deterding. Mr. Johnson?
1462
           Mr. Johnson. No.
1463
           Ms. Deterding. Mr. Johnson votes no.
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Mr. Pierluisi?

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1466
           Mr. Pierluisi. No.
           Ms. Deterding. Mr. Pierluisi votes no.
1467
1468
           Ms. Chu?
1469
           [No response.]
1470
           Ms. Deterding. Mr. Deutch?
1471
           [No response.]
           Ms. Deterding. Mr. Gutierrez?
1472
1473
           [No response.]
1474
           Ms. Deterding. Ms. Bass?
1475
           [No response.]
1476
           Ms. Deterding. Mr. Richmond?
1477
           [No response.]
           Ms. Deterding. Ms. DelBene?
1478
1479
           Ms. DelBene. No.
           Ms. Deterding. Ms. DelBene votes no.
1480
           Mr. Jeffries?
1481
1482
           [No response.]
1483
           Ms. Deterding. Mr. Cicilline?
1484
           Mr. Cicilline. No.
           Ms. Deterding. Mr. Cicilline votes no.
1485
           Mr. Peters?
1486
           Mr. Peters. No.
1487
           Ms. Deterding. Mr. Peters votes no.
1488
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1489 Chairman Goodlatte. Has every member voted who wishes 1490 to vote? 1491 [No response.] Chairman Goodlatte. The clerk will report. 1492 1493 Ms. Deterding. Mr. Chairman, 19 members voted aye, 8 1494 members voted no. 1495 Chairman Goodlatte. The ayes have it, and the bill is 1496 ordered reported favorably to the House. Members will have 2 days to submit views. 1497 [The information follows:] 1498

1500	Chairman Goodlatte. I want to thank all the members who
1501	are still here for their participation. That concludes
1502	today's business, and the meeting is adjourned.
1503	[Whereupon, at 3:54 p.m., the committee was adjourned.]